

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

DEMETRIUS HILL,

Plaintiff,

-against-

THE COUNTY OF SUFFOLK, Al Tisch,
Sheriff, West Bagnowski, Warden, Murphy
Dep. Warden, Mr. Geslak, Captain, Mr. Singer,
Liutanant, Mr. Leehman, Liutanant, Sgt.
Kearsey; Sgt. Walsh; Mr. Reynolds, Correction
Officer, Mr. Sanicruz, Correction Officer, Mr.
Jonesy, Correction Officer, John Doe, John
Doe, John Doe S.E.R.T. of 4/3/02, John Doe,
John Doe, John Doe S.E.R.T. of 4/3/02, John
Doe, Doctor, at night of 4/3/02,

Defendant.

AZ-5918

**DEFENDANTS'
STATEMENT PURSUANT
TO LOCAL RULE 56.1**

CV 02-3901(DRH) (MLO)

Defendants submit the following as and for their Statement Pursuant To
Local Rule 56.1:

1) Plaintiff Demetrius Hill ("Hill") was incarcerated in the Suffolk
County Correctional Facility ("SCCF") from March 29, 2002 to September 18,
2002.

2) Upon his admission to the SCCF on March 29, 2002, Hill received
a copy of the Inmate Rule and Regulations Booklet and signed a booking sheet
beneath the words "I have also received a Telephone Call, the SCCF Inmate
Rules and Regulations Booklet and Admissions Kit", thereby acknowledging
his receipt of said booklet (copy of booking sheet annexed as exhibit A);

3) The SCCF Inmate Rules and Regulations booklet, 2000 Revision,
which was received by Hill on March 29, 2002, sets forth the procedures for

administrative review of inmate grievances under the heading "Inmate Grievance Program" at pages 15-16 (copy of pages 15-16 annexed as exhibit B);

4) This procedure provides for the filing of written grievance forms by inmates.

5) Although Hill filed numerous written grievances pursuant to the Inmate Grievance Program while incarcerated in the SCCF (copy of Hill's Grievance File annexed as exhibit C), he never filed any grievances concerning the incidents set forth in the complaint.

DATED: Hauppauge, New York
January 4, 2008

Yours, etc
CHRISTINE MALAFI
Suffolk County Attorney
Attorney for the Defendants
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BY: _____
Arlene S. Zwilling/AZ-5918
Assistant County Attorney

To:
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